1 Gordon M. Fauth, Jr. (Cal. Bar No. 190280) gmf@classlitigation.com 2 IT IS SO ORDERED LITIGATION LAW GROUP 1801 Clement Avenue, Suite 101 3 Alameda, California 94501 4 Telephone (510) 238-9610 Facsimile (510) 337-1431 5 Attorneys for Individual and 6 Representative Plaintiff James R. Pittman 7 UNITED STATES DISTRICT COURTRIC 8 NORTHERN DISTRICT OF CALIFORNIA - SAN JOSE DIVISION 9 10 JAMES R. PITTMAN, on behalf) Case No. C 08-05375 JW 11 of himself and all others similarly situated,) Case No. C 09-01028 RS 12 Plaintiff, 13 v. ADMINISTRATIVE MOTION TO CONSIDER WHETHER CASES SHOULD 14 APPLE, INC., a California Corporation,) BE RELATED **ORDER RELATED CASES** 15 Defendant 16 17 TO DEFENDANT AND ITS ATTORNEYS OF RECORD, THE UNITED STATES DISTRICT 18 COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA, AND ALL OTHER 19 **INTERESTED PERSONS:** 20 21 PLEASE TAKE NOTICE THAT Plaintiff James R. Pittman submits this administrative 22 motion to consider whether cases should be related pursuant to Northern District Local Rule 3-23 12. The following pending action is related to the present action - *Pittman v. Apple, Inc.*, Case 24 No. C 08-05375 JW - within the meaning of Local Rule 3-12(a): 25 (1) Smith v. Apple Inc., et al., Case No. C09-01028 RS, filed in the United States 26 District Court for the Northern District of Alabama on August 19, 2008, and transferred to the 27 Northern District of California, San Jose Division, on March 12, 2009. 28

ADMINISTRATIVE MOTION TO CONSIDER WHETHER CASES SHOULD BE RELATED

Case 5:08-cv-05375-JW Document 39 Filed 04/03/09 Page 2 of 2

The two actions concern substantially the same parties, property, transaction or event, within the meaning of Local Rule 3-12(a)(1). The cases are both putative nation-wide class actions brought against the same defendant - Apple, Inc. - on behalf of users of the Apple iPhone 3G. Both complaints allege that the iPhone 3G was defective when used as intended and that, contrary to representations made, it did not provide reliable 3G data speeds or functionality, and subjected users to poor performance and inordinate numbers of dropped calls. Pursuant to Local Rule 3-12(a)(2), it appears likely that there will be an unduly burdensome duplication of labor and expense or conflicting results if the cases are conducted before different Judges.

Therefore, the cases should be ordered related.

Respectfully submitted,

LITIGATION LAW GROUP

Date: March 20, 2009

By: <u>/S/ Gordon M. Fauth, Jr.</u>

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Attorney for Individual and Representative Plaintiff James R. Pittman

*** ORDER ***

The Court finds C 09-1028 RS related to C 08-5375 JW within the meaning of Civ. L.R. 3-12. Accordingly, the Clerk shall relate the cases. Counsels are instructed that all future filings in any reassigned case are to bear the initials of the newly assigned judge immediately after the case number.

Dated: April 2, 2009

United States District Judge

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